

1 2 3 4 5	JOHN L. BURRIS, SBN 69888 LAW OFFICES OF JOHN L. BURRIS Airport Corporate Centre 7677 Oakport Street, Suite 1120 Oakland, CA 94621-1939 Tel: (510) 839-5200, Fax: (510) 839-3882 Attorneys for Plaintiffs Danilo Martin Molieri and Daniel Steven Molieri.	PATRICK K. FAULKNER, COUNTY COUNSEL Renee Giacomini Brewer, SBN 173012 3501 Civic Center Drive, Room 275 San Rafael, CA 94903 Tel.: (415) 499-6117, Fax: (415) 499-3796 Attorney(s) for the Defendants County of Marin, Scardina, Richardson, Bondanza.
6 7 8 9 10	DENNIS J. HERRERA, CITY ATTORNEY Michael Gerchow, SBN 245706 Fox Plaza 1390 Market Street, Sixth Floor San Francisco, CA 94102 Tel.: (415) 554-3936; Fax: (415) 554-3837 Attorneys for Defendants City and County of San Francisco and O'Malley.	
12 13	UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA	
14	SAN FRANCISCO DIVISION	
15 16	DANILO MARTIN MOLIERI and DANIEL STEVEN MOLIERI,	Case No.: CV 10 5430 MMC ORDER RE:
17 18 19 20 21	v. COUNTY OF MARIN, SCARDINA, RICHARDSON, BONDANZA, CITY AND COUNTY OF SAN FRANCISCO, COX,	STIPULATION AND ORDER REQUESTING CHANGE OF BRIEFING SCHEDULE, STATUS CONFERENCE, PRETRIAL CONFERENCE AND TRIAL DATE, Civil Local Rule 7-11 Honorable Maxine M. Chesney
22	O'MALLEY; and Does 1-25, inclusive, Defendants.	
23	Defendants.	
24	By this pleading, Plaintiff Danilo Martin Molieri and Daniel Steven Molieri (Plaintiffs") and	
25	Defendants County of Marin, Scardina and Richardson (collectively, "COM Defendants") and City and	
26	County of San Francisco, Cox and O'Malley (collectively, "City and County Defendants"), by and through	
27	their respective counsel, hereby stipulate and agree that this Court's Pre-Trial Preparation dates be modified	
28	and changed as follows:	

Request and Stipulation to Continue Pre-Trial and Trial Dates CV 10-05430 MMC 49736

1	1. Expert Discovery to close on February 14, 2012;		
2	2. Dispositive Motions to be filed by March 13, 2012;		
3	3. Further Status Conference on March 30, 2012 with joint statements due by March 23, 2012.		
4	4. Last date to meet and confer for pre-trial disclosures: April 27, 2012;		
5	5. Pre-trial disclosures due: May 15, 2012;		
6	6. Pre-Trial Conference: June 5, 2012;		
7	7. Trial: June 19, 2012.		
8	Good cause exists for the rescheduling because: (1) Plaintiffs have disclosed five experts and two disclose		
9	experts are not available for depositions before the current close of expert discovery, January 27, 2012; and		
10	(2) the parties require four weeks after expert depositions are completed prior to filing Summary Judgment		
11	Motions so that deposition transcripts will be completed for inclusion in said Motions. All parties agree to		
12	continue the pre-trial schedule as indicated.		
13	IT IS SO STIPULATED.		
14			
15	Date: January 19, 2012	by:s- John L. Burris, Attorney for Plaintiffs	
16			
17	Date: January 19, 2012	by:s Renee Giacomini Brewer, Attorney for Defendants	
18		County of Marin, Scardina Richardson, Bondanza	
19			
20	Date: January 19, 2012	by:s Michael Gerchow, Attorney for Defendants	
21		Cox and O'Malley	
22			
23	[PROPOSED] ORDER		
24	Based on the foregoing Stipulation and for good cause shown, the Court hereby accepts the Parties		
25	Stipulation and ORDERS the following Pre-Trial Schedule: in part, the requested trial date of June 19,		
26	2012 not being available:		
27	1. Expert Discovery to close on February 14, 2012;		
28	2. Dispositive Motions to be filed by N		
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March 9, 2012;

March 16, 2012 3. Further Status Conference on March 30, 2012 with Joint Statements due by March 23, 2012. 4. Last date to meet and confer for pre-trial disclosures: April 27, 2012; April 16, 2012; 5. Pre-trial disclosures due: May 15, 2012; May 1, 2012; 6. Pre-Trial Conference: June 5, 2012; May 22, 2012; and 7. Trial: June 19, 2012. June 4, 2012. HE THE HOLORABLE MAXINE M. CHESNE IT IS SO ORDERED. Dated: January 30, 2012